

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS PO Box 1450 Alexasotra, Virginia 22313-1450 www.repto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/621,324	07/18/2003	Feihong Chen	29250-000979/US	2523
32498 CAPITOL PA	7590 05/22/200 TENT & TRADEMAR	EXAM	EXAMINER	
P.O. BOX 1995			MOORE, IAN N	
VIENNA, VA 22183			ART UNIT	PAPER NUMBER
			2616	
			MAIL DATE	DELIVERY MODE
			05/22/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
10621324	7/18/2003	CHEN ET AL.	29250-000979/US

CAPITOL PATENT & TRADEMARK LAW FIRM, PLLC P.O. BOX 1995 VIENNA, VA 22183

EXAMINER					
IAN N MOORE					
ART UNIT	PAPER				
2616	20080324				

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

After reviewing the appeal brief section IV, status of amendment, it is noticed that applicant has not received the advisory action processed 12-21-2007 per USPTO record. The advisory action inadvertently was not mailed or received by the applicant. The advisory action has been resubmitted for mailing on 3-24-08. To ensure applicant receive this advisory action, examiner has also attached a duplicate copy of advisory action to this instant communication.

The Section IV, of the appeal brief also recites that "appellant presume the amendment contained in the AAF (amendment after final) will be entered".

In view of the advisory processed on 12-21-2007, which is attached, the amendment introduces new issue, which required further consideration and/or search.

Claim 13 is amended in lines 4 to include "after said receiving step". This addition made to claim 13 raise new issue.

In addition it is also noted that, by incorporating claim 2 into independent claim 1, new issue is introduced to claims 3 and 4 since claims 3 and 4 no longer depend on independent claim 1 alone. Similar scenario applicable to claims 7 and 8 where claim 6 is incorporated into independent claim 5; claims 11 and 12 where claim 10 is incorporated into independent claim 1; claims 19 and 20 where claim 18 is incorporated into independent claim 17; claims 20 and 24 where claim 21 is incorporated into independent claim 17; claims 21 and 24 where claim 25 is incorporated into independent claim 21.

Thus, the appeal brief is non-compliant appeal brief. Notice of non-compliant appeal brief will be mailed to the applicant since the appeal brief is based on the new issues which were not entered.

INM 3-24-2008

/Doris To/ Supervisory Patent Examiner, Art Unit 2616

PTO-90C (Rev.04-03)